## IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS PINE BLUFF DIVISION

QuVONDO MARTA THROWER ADC #153192

**PLAINTIFF** 

v.

No. 5:18-cv-172-DPM

WENDY KELLEY, Director, ADC;
RANDY LEE SHORES, Major;
RICHARD EDDIE POWELL,
Lieutenant, ADC K-9 Unit;
JOHN P. MAPLES, Lieutenant,
ADC K-9 Unit; RONALD WATSON,
Sergeant, ADC K-9 Unit; and CHRISTOPHER
ROSS GRIFFITH, Sergeant, ADC K-9 Unit

**DEFENDANTS** 

## ORDER

The Court has considered Thrower's belated objections.  $N_{\circ}$  33. They restate points made in his summary judgment response,  $N_{\circ}$  28, which Magistrate Judge Deere considered in making her recommendation,  $N_{\circ}$  29. And nothing in Thrower's new paper shows that he meets any of the narrow exceptions to the exhaustion requirement. *Ross v. Blake*, 136 S. Ct. 1850, 1858–60 (2016). On *de novo* review, the Court therefore stands by its 26 November 2018 Order and Judgment.  $N_{\circ}$  30 &  $N_{\circ}$  31; FED. R. CIV. P. 72(b)(3).

So Ordered.

D.P. Marshall Jr.

United States District Judge

17 December 2018